Oceanic Steamship Company TIME TABLE

The steamers of this line will arrive and leave this port as hereunder: FROM SAN FRANCISCO: FOR SAN FRANCISCO:

ALAMEDA	v.	į.	7					÷	. Α	p	R.	26	ALAMEDA APR. 1
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ALAMEDA						٠.			.11	13	E	7	SONOMA APR.
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ALAMEDA													
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In connection with the sailing of the above steamers, the agents are pre-pared to issue to intending passengers, coupon through tickets, by any rail-road from San Francisco to all points in the United States, and from New York by any steamship line to all European ports. FOR FURTHER PARTICULARS APPLY TO

Wm. G. Irwin & Co., Ltd

Pacific Mail Steamship Co. Occidental and Oriental Steamship Co., and Toyo Kisen Kaisha

Steamers of the above companies will call at Honolulu and leave this port on or about the dates below mentioned:

FOR SAN FRANCISCO:

F	ī,	R	JAPA	N A	ND	CHI	NA

· Call at Manila

COPTICAPR	. 9	AMERICA MARU APR.	13
HONGKONG MARU APR	17	SIBERIA APR.	2
KUREA APR	. 30	CHINA APR.	3
AMDERICA MARU MAY	Y 10	MONGOLIA MAY	
STREETIA	Y 17	NIPPON MARU MAY	1
CHINA	Y 24	DORIC MAY	2

H. Hackfeld & Co., Ltd., Agent

AMERICAN-HAWAIIAN S. S. CO

Direct Service between New York and Hawaiian Islands, Via Pacific From New York to Honolulu

Weekly Sailings via Tehuantepec. Freight received at all times at the Company's Wharf, 41st Street, South Brooklyn.

From Honolulu to San Francisco

Prom San Francisco To Honolulu

From Seattle and Tacoma to Honolulu S.S. "CALIFORNIAN" .

LIFORNIAN" ... direct ... to sail APR. 15 H. Hackfeld & Co., Lt

Canadian-Australian Royal Mall

Steamship Company.

Steamers of the above line, running in connection with the CANADIAN PACIFIC RAILWAY CO. between Vancouver, B. C., and Sydney, N. S. W., and calling at Victoria, B. C., Honolulu and Suva, Fiji, and Brisbane, are DUE AT HONOLULU on or about the dates below stated, viz.:

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Oahu Railway Time Table.

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For Walanae, Walalua, Kahuku and Way Stations—*9:15 a. m., *3:20 p. m. For Pearl City, Ewa Mill and Way Stations — †7:30 a. m., *9:15 a. m., *11:05 a. m., *2:15 p. m., *3:20 p. m., *5:15 p. m., 19:30 p. m., †11:00 p. m. For Wahiawa-*9:15 a. m. and *5:15 low King. P. O. Box 820.

INWARD.
Arrive Honolulu from Kahuku, Walalua and Walanae—*8:26 a. m., *5:31*

p. m. Arrive in Honolulu from Ewa Mill and Pearl City—17:46 a. m., *8:36 a. m., *10:38 a. m., *1:40 p. m., *4:31 p. m., *5:31 p. m., *7:30 p. m. Arrive Honolulu from Wahlawa -*8:36 a. m. and *5:31 p. m.

* Daily. † Ex. Sunday.

† Sunday Only. The Halelwa Limited, a two-hour train (only first-class tickets honored). leaves Honolulu every Sunday at 8:22 a. m.; returning, arrives in Honolulu at 10:10 p. m. The Limited stops only at Pearl City and Waianae.
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Wm. G. Irwin.

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HONOLULU, : : : T. H.

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New York-American Exchange National Bank.
Chicago — Corn Exchange National

Paris-Credit Lyonnais. Hongkong and Yokohama — Hong ong Shanghai Banking Corporation. New Zealand and Australia - Bank New Zealand and Bank of Austra

Victoria and Vancouver - Bank o British North America.
Deposits received. Loans made on Travelers' Credits Issued. Bills of Exchange bought and sold.

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OF HAWAII, LTD.

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PAID UP CAPITAL ...\$100,000.00
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AUTHORITY

AN ACT

PROVIDING TOR WITNESS FEES IN CRIMINAL CASES,

Be it Enacted by the Legislature of the Territory of Hawaii:

Section 1. Every witness legally required to attend upon a Circuit Court or a grand jury in any criminal case shall be entitled to one dollar for each day's attendance and twenty cents for each mile actually and necessarily traveled, in going SECTION 2. It shall be the duty of the Clerk of each Circuit

Court to keep an attendance roll, in which shall be entered the name of each witness subpoenaed for the prosecution in criminal cases in said circuit, the name of each witness subpoenaed for the defendant at the expense of the County under order of the court, where each witness was subpoenaed or summoned, the date of appearanc, the date of discharge, the number of days' attendance with the dates thereof, the place of residence of the wiitness and the number of miles necessarily traveled by said witness from the place of his residence to the place of holding court.

SECTION 3. Whenever a witness subpoenced on behalf of the Territory in a criminal case or on behalf of a defendant at the expense of the County in a criminal case shall be discharged the Clerk of the Circuit Court shall issue to him under seal of the Court, a numbered certificate from a book having a stub with like designations, stating the name of such witness, when and where he was summoned or subpoensed, the date of his discharge, the number of miles necessarily traveled from his place of residence to the place of holding court, the number of days' service and the amount due for mileage and for service. Such certificates, when correct, must be so certified by the county attorney but no certificate shall be so certified unless presented to the county attorney within twelve months after the date of issue. On presentation to the county auditor of any duly certified witness' certificate the auditor shall draw his warrant on the county treasurer for the payment of the same out of the general fund of the county, or if there is no money in such fund with which to pay the same, it shall be registered and paid in its regular order.

Section 4. Every witness in a criminal case subpoenaed for the Territory or for a defendant by order of the court at the expense of the county, shall unless temporarily excused report in person daily to the Clerk of the Circuit Court from the time of his appearance to the date of his discharge and no per diem shall be allowed for any day upon which attendance is not so

Secriov 5. No witness for a defendant shall be subpoenaed at the expense of the county except upon an order of the Court. Such order shall be made only upon affidavit of the defendant showing:

(1) That said defendant is impecunious and unable to pay the per diem and mileage of said witness. (2) That the evidence of said witness is material for de-

fendant's defense. (3) That said defendant cannot safely proceed to trial without said witness.

Section 6. This Act shall take effect from and after the date of its approval.

Approved this 8th day of April, A. D. 1907.

G. R. CARTER, Governor of the Territory of Hawaii.

ACT 54.

AN ACT

TO AMEND SECTION 1680 OF THE REVISED LAWS OF THE TER-RITORY OF HAWAII RELATING TO CLERKS, DEPUTY CLERKS AND ASSISTANT CLERKS, SUCH ASSISTANT CLERKS TO BE EX OFFICIO BAILIFFS.

Be it Enacted by the Legislature of the Territory of Hawaii:

Section 1. That Section 1680 of the Revised Laws of the Territory of Hawaii be and the same is hereby amended and re-enacted so as to read as follows:

"Section 1680. There shall be a clerk of the Judiciary Department and as many deputy clerks and assistant clerks as the business of the department shall require, whose salaries shall be fixed by the Legislature. The clerk of the Judiciary Department shall be appointed by the Justices of the Supreme Court, and shall be ex officio clerk of all the courts of record of the Territory, and as such may issue process returnable in all such courts. He shall have supervision and direction of the deputy and assistant clerks, but shall not be held responsible for their acts or omissions. He shall have charge of the records, moneys and business in the central office in Honolulu and shall supervise and direct the mode of keeping accounts and records,

There shall be two or more deputy elerks for the first circuit who shall be clerks of the Supreme Court and of the Circuit Court of the first circuit. Of these, two may be appointed and removed by the Chief Justice of the Supreme Court and one by each of the Circuit Judges of the first circuit.

There shall also be one deputy clerk for each of the other circuit courts appointed and removable by the Judge thereof.

There may also be one assistant clerk appointed and removable by each circuit judge with like powers and duties of the deputy clerks, and each assistant clerk so appointed by a circuit judge shall be ex officio bailiff for the court of the circuit judge by whom he shall be appointed.

Any deputy clerk or assistant clerk may be removed by the supreme court for inefficiency of misconduct.'

Section 2. This Act shall take effect and be in force from and after the date of its approval.

Approved this 8th day of April, A. D. 1907.

G. R. CARTER. Governor of the Territory of Hawaii.

WEEKLY WEATHER BULLETIN

The mean temperature was higher from +8" to +2.2" than the preceding week's at all stations but two on Hawaii; +6 to +1.6" at all on Maui, except Puunene; +3" to +2.0" at all on Oahu and Molokai, and .4" to +.5" at all on Kauai.

Rain occurred on every day of the week at all stations in the Hilo district of Hawali, and on the majority of days in the remaining districts, excepting Kau. Rains also occurred on the majority of days on the remaining islands, except in central and western Maul, in the Ewa and Walanae districts of Oahu, the northwestern portion of the Kona

district of Kauai, and in southeastern Molokai.

The greatest amounts of rainfall ranged from .97 inch to 3.82 inches and occurred in the Hilo and Hamakua districts of Hawaii. Rainfalls in amounts exceeding 1.00 inch for the week also occurred in the Kona and the west-central portion of the Kohala districts of Hawaii, in the Hamakualoa and northwestern portion of the Koolau districts of Maul, in the southern portion of the Koolaupoko district of Oahu, and in the eastern portion of the Kona district of Kauai.

eastern portion of the Kona district of Kauai.

At stations having a record of ten or more years the amount was below the average for the week at all stations on Kauai; at all on Oahu, excepting those in the Koclaupoko district, and at all on Hawaii, excepting at Kealakekua (Davis) and Ookala.

The deficiencies for the week on Hawaii ranged from —39 inch to —2.04 inches; on Oahu from —.23 to —.42 inch, and on Kauai from —.11 to —1.00 inch. On Hawaii the excesses ranged from +.50 inch to +1.33 inches, and on Oahu from +.30 to +.32 inch.

The rainfall was less than that of the preceding week at all stations on Hawaii, excepting at Kealakekua (Davis); at all on Maui, excepting Haiku and Kihei, where it was the same, and Puunene, where it was to

.10 inch greater; at all on Oahu, except at Walanae, where it was the same, and in the southern portion of the Koolaupoko district, where it was somewhat more than a half-inch greater; at all on Molokai, and at all on Kauai, excepting Electe.

Brisk trade winds prevailed generally thruout the week in all portions of the section. following table shows the weekly averages of temperature and

The following table snows the group: rainfall for the principal Islands and for the Group: TEMPERATURE. RAINFALL. 73.4° 71.4° 0.54 inch. 70.8 0.21 inch.

during last week. The maximum temperature was 79°, the minimum 66°, and the mean 64.7°, 0.1° below the normal and 1.8° higher than last week's. The mean relative humidity was 64.7%, and the prevailing wind direction East, with an average hourly velocity of 12.7 miles. The mean daily barometer ranged from 30.07 to 30.15 inches, with a mean for the week of 30.12, .09 inch above the normal.

DEPUTY'S REPORT OF LOCAL INSURANCE

G. E. Smithles, Deputy Insurance 19; life, 12; accident and health, 6; from \$250 to \$150. burglary, 1; liability, 3; plate glass, 2; surety, 3. Total, 103.

\$124,671.63.

Of marine insurance the amount es paid \$256,455.62.

renewal premiums received \$833,351. 28, and death claims, etc., paid \$393,-

and losses paid \$8,156.30. Of burglary insurance the amount \$4800, though this was opposed.

of premiums received were \$26, with Of liability insurance, premiums

received were \$9,325.56, and losses Of plate glass insurance premiums received were \$1.917.29, with no

Of surety insurance premiums received were \$24,571.76, and losses cause.

paid \$811.57.

From the report it is gleaned that the insurance business of 1905 exceeded that of 1904 in all classes except life insurance. The falling off surely cause baldness. in life insurance was no doubt due to the recent investigations made by the Armstrong Committee into the conditions of certain life insurance insu

companies.

is recommended in the report that legislation be brought to bear to prevent the placing of insurance in stamps for sample to The Herpicids on risks located in this Territory with Co., Detroit, Mich. Hollister Drug Co., on risks located in this Territory with companies not authorized to do bus!ness in this Territory, said legislation to provide for the placing of surplus lines in unauthorized companies under certain conditions.

Legislation in this line would not and right which is duly theirs.

GIVE CONGRESSMEN

A meeting of the entire committee and other general arrangements talked

other island will be requested to forward their plans of entertainment to
Secretary Atkinson with a view to U. S. SUPREME COURT DECIDES formulating a general plan.

After the general meeting President

Bishop, Speaker Holstein and the Delegate held an after conference.

The secretary believes that the Congressmen should not be worried with

local troubles, but a good time gener-ally be given the visitors. Private Secretary McClellan has written from Washington that the transport Buford with the Congressional party will positively sail from San Francisco on April 30, and that the party would leave Honolulu in transport about May 25.

BULLETIN ADS. PAY

SENATE WORKS ON APPROPRIATIONS

The Senate took another whack at Commissioner, has submitted to A. J. the liquor bill as a Committee of the Campbell, Insurance Commissioner, a Whole yesterday afternoon. After report for the biennial period ending considerable debate the number of December 31, 1996. During this per saloons was fixed at one for each 1,riod the insurance business of the 500 inhabitants. The license for Territory was handled by 103 com- clubs outside of a five-mile radius panies as follows: Fire, 57; marine, from a first-class postoffice was cut

in the current expense bill \$45,000 was given to landings and wharves, Of fire insurance the amount writ- The \$600 item for rent for the keroten was \$42,734,296,27, premiums sene warehouse was opposed by received \$742,799,07, and losses paid Woode and Chillingworth, but their motion to strike it out was lost.

After considerable discussion the written was \$55,350,840.04, prem-iums received \$475,331.41, and loss-\$54,000 to \$40,000. There were some who wanted to cut it to \$25,000. In-Of life insurance the amount of dustrial and manual training was renew business written was \$3,609,625, duced from \$7500 to \$3000. Lahai-66, premiums received \$147,690.03, naluna was raised to \$15,000. Summer school, \$2500, was cut out. An item for a Hilo ambulance was in-The Mainlani Hospital was serted. Of accident and health insurance, given \$8000, and \$24,000 was inpremiums received were \$24,432.26, serted for Government physicians, The Associated Charities were given

A CLEANLY AGE.

Twentieth Century Ideas Incline Toward Sanitation and Preventives. Nowadays scientists believe that in

cleanliness lies the secret of prevention of diseases. To prevent a disease, remove the

Just as unclean habits breed many

free from grease or other injurious substances.
Sold by leading druggists. Send 10c.

special agents. FULLERTON GOES TO GOLDFIELD

James E. Fullerton, who, it will be remembered, was severely roasted by Judge Lindsay some little time only add materially to the income of ago for the lax manner in which he this department, but would give to carried out the duties of guardian. the insurance companies operating left in the steamer Moana last Wedwithin this Territory the protection nesday. His destination is Goldfield. Nev., where he expects to better himself in worldly goods.

There was some talk about town TIME OF THEIR LIVES to the effect that Fullerton had "skidooed," but inquiry of C. H. Bellina, a surety on Fullerton's bond, on Congressional Reception was held brings out the fact that everything yesterday afternoon. Proposed trips to is square and as it should be. Mr. the different islands were discussed. Bellina says that Fullerton has had Bellina says that Fullerton has had some pretty hard luck lately, and has The reception committees on the simply gone away in hopes of better-

Word was received yesterday that the decision of the Hawaii Supreme Court, in the case of Sister Albertina against Kawananakoa and others, has been affirmed by the Supreme Court of the United States.

It is an important case, inasmuch mortgage where the Territory holds a portion of the property covered by the mortgage.

Something like \$10,000 is involved in the case just decided.